

In the United States District Court  
Eastern District of Arkansas  
Western Division

Charles Askeew 4:19-CV-114 Plaintiff

VS.

**FILED**  
U.S. DISTRICT COURT  
EASTERN DISTRICT ARKANSAS

MAY 07 2019

JAMES W. MCCORMACK, CLERK  
By: *[Signature]* DEP. CLERK

Rock Region Metro E.TAL. Defendant

" Motion objecting to Defendants' " Sanctions, penalties, dismissal ETC. "

Comes now Plaintiff Charles Askeew by and through his attorney (Pro SE) Pursuant to Federal rules of Civil Procedure and Local Rules.

1. First of all Plaintiff admits to the Court with all due respect, that plaintiff has made multiple Phone calls, Plaintiff has already given the F.B.I. his word that he will in no way harm anyone, of Rock Region Employees.
2. The Federal agents can see plaintiff speaks truth, Plaintiff Phone calls are a Result of Defendants singling plaintiff of and stigmatizing, Plaintiff admits to some vulgar language, but denies any direct threat.
3. Plaintiff also admits to all calls, beginning August 11<sup>th</sup> at approx. 10:38 AM. not only does he admit to making multiple Phone calls, but also admit these same calls were made to following

p. 2<sup>#</sup>

4.<sup>#</sup> individuals, Governors office, State Senator, City Hall, F.B.I., Federal Transportation administration, Civil Rights division, Chief of Police, his Secretary, The F.B.I. Secretary, (Channel #7.) Little Rock police and internal affairs, Judge Humphrey, ~~etc.~~ (Defendants attorney)

5.<sup>#</sup> Defendants attorney Jeff Sweer, was advised at least 2 years or less that Rock Region metro, had violated my Eighth amendment Right, my rights to Freedom of Speech. ETC. He Fail to take corrective action as did his Clients, in fact this motion itself Proves defendants guilt. and Sheds a great Deal of alleged ~~mag~~ magnum on not only in this case but case 18-3588

6.<sup>#</sup> Defendants attorney are Part of the conspiracy itself, and could easily be proved as to what Part he Played. Defendants Falsified a police Report on Plaintiff alleging I cursed him. and threaten to kill a bus driver (Johnny Wesley) See police Report. It takes away all (Credibility) of alleged threats. this Furiated Plaintiff. It daunted on plaintiff to get a copy of the tape, Plaintiff filed a Complaint about it to City Hall, the whole time Wesley was Laughing. From the time he called Co-Conspirator (Tima Masley) SEE TAPE OCT. 2016

CONT.

P. 3<sup>#</sup>

7. Plaintiff Received no suspension, no arrest, and no no contact order (Charles Fraizer) conspirator, Fails to admit that he himself was advised that if he would not take the initiative to Remedy the misconduct, of his subordinates that he would be sued for Failure to Supervise.

It is plainly stated in defendants Rules that the purpose of the audio visual is to investigate, complaints, and incidents. however no passenger in the history of Rock Region been able to Receive, and or get a Response, or disposition from Rock Region, if you try to go up Chain of Command defendants will interfere. and Remand you back to conspirator (C. Jackson)

8. This is exactly why Plaintiff went outside Rock Region, let the truth be known. That Defendant Bowers had already conspired with (Charles Jackson) to deprive plaintiff of his constitutional rights. defendant Bowers Told Plaintiff quote if I keep calling about the bus driver I would lose my privileges again, 2 days after defendant Bowers suspension was expired the Bus driver refused to let me on the bus, Defendants have Refuse plaintiff on the Bus. I had to call City Hall just to get back on the bus.

CONT.

#4

9# Defendants has showed no Respect for the Constitutional Rights nor Civil Rights, infact the defendants took turns humiliating plaintiff at the discretion of Defendant Bowers, and Jackson, a operations manager, and a alleged Director of operations, whom have not only fail to properly train and supervise but, they themselves have ~~participated~~, are a dereliction of Duties.

not only did Charles Fraizer know the whole Board of Directors ~~and~~ played a part, in this 3 year long conspiracy. how did defendants come up with such Foolishness. the defendants have been using the (L.R.P.D.) to help violate my Rights, and the (L.R.P.D.) is more than willing to act under color of State Law to help Bully plaintiff, infact (L.R.P.D.) officer David More went in my file, and gave Rock Region metro advise on how to send me to the A.D.C. for (40 to Life) just file a police Report alleging Violence, and Threatening to kill. He knows I have been to A.D.C. For terroristic threatening.

10# Plaintiff admits he was convicted, but the charge itself was from (Plaintiff's) uncle (Nathaniel Arsen) he did it to get at my Dad, yes used his nephew to cause harm and a Emotional hurt to plaintiff Father. I he stated he would make sure I go to the pen.

CONT.

5<sup>#</sup>

11<sup>#</sup> the purpose of this is because, if I went to the (A.D.C.) (Nathaniel Askew) had thought I may be a victim of forced gender Reassignment, • he thought I would come back Gay, Homosexual, or Raped. He knew that this would hurt my father more than anything. Charles Jackson made a statement that everybody that comes to him tells him I am a homosexual. This is why I plan to Supreme Correctional officer, and a Employee at 600 Capital Ave. Sec. who will testify Charles Jackson ~~and~~ info Center is nothing more than defamation of Character, slander, lies, idol gossip, • info plaintiff civil Rights were violated so Bad due to corrupt officials as high up to the Director himself, warden, Chief of Sec. ETC. info Rock Region metro is a exact duplicate behavior, of A.D.C. and its corruptions, and its ~~intensity~~ entirely

12<sup>#</sup> Since Charles Jackson wants to go there then I'd say they were Gay Bashing, hate crimes, discrimination, of Gender Race Sex or what ever this sorry excuse of a operations manager. It would open up the door for another (U.S.C. 42) however the whole entire A.D.C. will tell Charles Jackson him and his serces are a Lie, The Devil is a lie and I can prove it.

one phone call to A.D.C. Ask a history of a ex prisoner C. ASKEW OR RAHEE MUHAMMAD #98898 End of Story

#6

13<sup>#</sup> the arrest of Plaintiff on 3-2-19 was imprisonment at best, the Defendants know every time they violate my rights by sending Bogus Suspension Letters, and Every time they did I called and voiced my opinion, Freedom of Speech, and if you look at the time frame. I was arrested 3-2-19 I was told by the Judge not to go to Rock Region until after Trial May 9<sup>th</sup> and that a no contact order was issued for employee Bibbs, and Masely. Plaintiff comprehended Every letter, and this gave Rock Region a 30 day Suspension from them, and 30 from the Court.

However Bibbs seem Plaintiff ~~walking~~ walking down Wright Ave, and ~~woodrow~~ Woodrow while parking, on his Route (U.A.L.R.) bus he blew his horn at Plaintiff.

the usual ha, ha ha, Childish, immature ignorant behavior that has plaintiff in this Court, it is defendants who have no respect for the Court, nor respect for the Law, in fact Rock Region has sent a message to plaintiff on numerous occasions that they are above the Law. these actions speak for themselves. (Charles Fraizer) attorney apparently does not know the Palia Report itself is altered to fit Rock Region purpose as to defeat Plaintiff in his litigations, which is based on the truth, if the Court will ventilate Plaintiff

Request for admission and let defendants Respond then case can be negotiated. CONT.

#7

14. Plaintiff has a copy of the incident on tape "it shows (Loyd Bibbs) let plaintiff on bus with no altercations, in fact, Bibbs and I never had issue and I don't have hate, or any animosity toward Bibbs, I forgive his actions due to the fact that he was influenced by co workers.
15. How can Bibbs ask for a no contact order, when it shows him opening his window and states you got me fucked up with them other bus drivers, defendant muffled up and altered the tape. the Police lied and said Bibbs exited the bus and shrugged his shoulders, ~~and then came out and~~ and that's when askew took a flight stance.
16. The Police Report also states Bibbs Refuse to let plaintiff Board the bus, well the tape shows plaintiff at the Driver side of the bus, why did (Bibbs) leave his (SAFE HAVEN) to come at Plaintiff he got off the bus and came at a high rate of speed as to if he was gonna hit plaintiff, the police said she heard me say what you want to do. She couldn't hear, she was inside the building. the TAPE doesn't go with the ~~tape~~ the Report both have been altered.

CONT.



7.<sup>#</sup>

17. Jody Bibb's actions alone warrant termination automatically. ~~a~~ attorney for defendants said I have a no contact order for # 2. That a bunch of Chewed up grass, I ~~felt~~ a maid a call to Rich Region, and told them Tina Mosely can get a no contact order when no words were exchanged. Plaintiff was already apprehended, and sitting in the patrol car handcuffed, and secured the tape on the lot shows Tina Mosely coming out the Building, looking at me just smiling this is only a childish, and immature stunt to get me to say something to her tell these people let the Court Review for themselves if I'm lying.
18. When I busted out their conspiracy to keep adjectating, and provoking they kept adding I insult to injury. Defendants are trying to make plaintiff be mad until he actually says "I am gonna kill you (Charles Frasier)" plaintiff did get so mad he ~~emotionally~~ did not eat for (23 days) The constant adjectating by Rich Region for almost 4 years took its toll, and if I did say things out of anger it is normal behavior, they thought if they can make me mad enough I would assault someone it aint gonna happen cont



19 I am not going to give my Freedom away. The only Reason I went to Jail 10 years ago, a individual pulled a gun on me 3 times I went to prosecutor, he he was given a no contact order, 4<sup>th</sup> time I caught him without the gun and whopped his ass. Police took both of us to Jail. I got baysed over to circuit 30 4-911 call about him, Everytime since the 80's if I go to the prosecutor attorney about someone about a gun they always say they cant do nothing about it. I have no Equal protection of Law.

20. Defendants Lie about my (Charges) plaintiff never bragged about the murder Charges. I was Suspended from Rect-Region cause they say the next time a bus drive make me mad I would go homicidal, and I been picked up for murder twice where is the Threat? another violation of my 1<sup>st</sup> amendment Right due to the Fact that, it makes no sense, you dont go homicidal or suicidal you either are or your not.

21 Plaintiff filed a piece bond on one said Devon Fletcher, cause he pulled a gun on me, but they say they cant do nothing about it. Some one ambushed him from behind a laundry mat some one shot with a 30d"6 and a 30-30 Winchester. cont.

#9

22<sup>#</sup> the Police picked me up for questioning cause of the peace bond, Released and no Charges were Filed. I took his gun and gave it to officer Porterfield of L.P.D. I told him to put in his private collection or destroy it, I told him who I got it from.

23<sup>#</sup> and Defendant's attorney is a Lie, when he said I bragged about a murder Charge, he is about to get a complaint himself.

Plaintiff was on private property when accosted by (4) individuals, they stuck bricks, and battles, and told me they did not want no Jimmy (Jimmy Robinson) ass nigga hanging around. plaintiff in other words is the police.

I replied if yall want to fight drop the sticks bricks, and battles, and we can go at it, one at a time or we can fight (5) at a time, they Refused to drop these weapons.

24<sup>#</sup> plaintiff at all times was armed this due to constantly trying me, its probably cause people see me being generous all the time and that can back.

I made a way out for them and I stated am going sit on old man Jackson wall, yall cant come over the cause Jack cant you let you sell your shit over here

CONT.

25. do not hit me with any brick batle etc.  
 cause I will take drastic measures.  
 when I got halfway across the street  
 they attacked and threw a 40 oz.  
 batle, it broke on my jaw, and it cut  
 me to the bone, I open fire hitting  
 one of the suspects. in the chest
26. Plaintiff turned his self in 48 hrs  
 Later, I had trial, jury deliberated  
 in 13 min. not guilty, I was  
 acquitted, Justifiable homicide.  
 15 witness came to court, 14 say  
 they seen me shoot him, but no one  
 wants to talk about the permanent  
 disfigurement on my left cheek,  
 am scared for life.  
 Whats a tragedy to us is not a  
 tragedy to god. I got 438 hollow  
 points, and a 45 bullet holes  
 on me, I had 5 temps on my life  
 and if anybody needs protection,  
 its plaintiff.
27. This the suspension letter was to set  
 plaintiff off, cause I made the  
 some calls to Rock Region whom  
 (Jared Varner, and ascar Correa)  
 were at Rock Region, (Charles Fraizer)  
 can not tell this court why  
 does (mr astee) never receive  
 a response to his complaint,  
 cont.

#11

28<sup>\*</sup> attorney For Defendants beating around the bush) Explain how, and why defendant (oscar correa) suspended plaintiff for saying, or should I say using the columbine incident as example

29<sup>\*</sup> I stated that, that's probably why these kids like those at columbine went on that Rampage, they were singled out stigmatized aggravated provoked, it never said that they were trouble.

they went to parents, counselors, teachers, ETC. and got what rock region was doing, about my situation I was suspended for 30 days

30<sup>\*</sup> Every news Chanel, CNN, HLN. 7-4-16- ETC. across the nation said it was the 20<sup>th</sup> anniversary of the Columbine massacre.

31<sup>\*</sup> ~~Rock Region~~ Did Rock Region go to the F.C.C. and tell them to suspend all the news media, and all the people who participated in the candle light vigil (NO) why cause I'm being Retaliated against for going out side Rock Region for complaints that can be resolved on The Travel Center lot.

CONT.

#2

#  
32. If attorney can explain how I got a suspension on 1-31-19, because the letter itself was designed to start me calling, and allege harassing phone calls. if Jeff Sweet would have told them, to stop would I be in Federal Court. It is defendant Jackson who has no respect for the Court.

#  
33. I told defendant Jackson Respond to my Complaint I gave you my name address, and phone number, dates time, Receipts, bus number Etc. If he dont I would file a lawsuit. he stated quite you can't Gary can file it in Federal Court, people Court. from kangaroo Court. making monkey cause these people are persistent about doing everything ignorant, as if to test my F.Q. and see if am Really stupid.

Im A.D.C.I recieved a Associate arts, a Bachelor of arts, and started on my Masters degree, I went to metropolitan Tech. institute and business college in Long Beach Calif. (1988) I signed up for paralegal but switched to Law enforcement Sec. Eval 1, 1, A.R Sec. Training, academy Range, P.R. 24 training, no doubt 100 on my test, but plaintiff left Calif. before his papers to arrest was issued. I went 3000 miles to bury my bro. I buried him, with honors cause he was no (mafia cop or sec.) we both respect law, and police.

CONT.

13<sup>#</sup>

4  
34. If the court will extract the legal citations from Rock regions suspension letter which they put together using the judges no contact order. The letter was designed to add insult to injury cause they know I would start writing outside that agency.

#  
35. The call log forget to mention that some of those calls tells the Board of directors if I do not get a fair and impartial hearing, and on this suspension letter is not revised correctly the Board of Directors, Donna Bauers, and Charles Frazer, and officer Walton could be held (Liable) and I will file a 25 million dollar lawsuit.

#  
36. The court has several suspension letters on exhibit. but if you compare this brand new suspension letter, that to all suspension letters you'll see all suspension letters has a foot note for the appeal process. why all of sudden I cant appeal this suspension.

Cause it was designed to anger plaintiff, to get me to go on my calling spree. another Bias Retaliation I can prove it. when they first started this gang called Rock Region Regulators plaintiff called 3x as much almost 4 years and no response to not one complaint. CONT



14<sup>th</sup>

37. The Court sees the intent, since when did the Board of Directors come up with the (NEW) rule that from now on all suspensions issued to passengers will not be appealed if the suspension ~~is~~ is on one year. No suspension in history of all suspensions, has been issued to my one, and typed up to where you can't appeal. Look at my supporting affidavit how in the world did (DONNA BOWERS) have the audacity to demonstrate her deliberate indifference to a highly decorated marine who has a purple heart as well as a star, and ask him does she need to show him the way out I think that affidavit speaks for itself. Why if the letter dated 1-31-19 was written then my exhibit of transfer on file, dated 1-31-19 proves they could have gave it to me then, or either to the Civil Rights investigator while he was there. ?

38. Cause as stated so many times before defendant. along with (L.R.P.D.) orchestrated, and ~~constructed~~ constructed, a calculated conspiracy acted in union, and ~~not~~ concerted systematic, ~~not~~ went against the grain of Justice and cut a path of its very own.

CONT.



#15

- 39<sup>1st</sup> Charles Frazer ordered financial officer not to Refund me, cause they knew this would be another gripe.  
see Refund Slip, Each time I was Refunded twice cause I caught a day pass and did not get my Ride I paid for all of sudden I cant get a Refund. Exhibit enclosed. NEW RULES
40. a dismiss of this complaint will be appeals immediately, and plaintiff will Refile. I have enough now to take to a (Jury) defendants attorney although, slick, can not slide on barbed wire
41. defendants have not one leg to stand on ~~the~~ ~~all~~ both bus drivers let me on the bus both ways I did not break into the bus. Every suspension including the one several others as well as the letter attorney speaks of June 15<sup>th</sup> if the defendant pull the tape on the 2nd June 15<sup>th</sup> 2017 youll see them put in my hand. June 15<sup>th</sup> ~~will not Refund me of \$500~~ ~~for~~ a suspension letter youll also see me ~~be~~ being run off the 2nd June 15<sup>th</sup> and that makes the June 15 day court case ~~now~~ in their letters it says their effective the next day. why the they take my privileges them and then if its not effective till the next day (?) CONT.

42<sup>#</sup> If this attorney does not ask his clients about the disposition of my complaints, and tell them its the right thing to do I will get the truth in my Request for Admission, and it will start with Defendant(Jackson)

43<sup>#</sup> Example, admit(Jackson), after listening to my complaint never gave plaintiff any letter stating that he even question Brooy, ar-el, Todd white, Wesley, ETC. about complaint what is he doing with my info. after than giving to other ignorant people some some one text me telling me to kill myself. I laughed now I know Jackson doing with my phone number.

44<sup>#</sup> out all Reck Region employee, no one said I was still suspended. Many times I am denied entry on the bus.

45<sup>#</sup> For instance 9-24-17 the bus driver slam my hand in the door, I had to use my right hand to free my left but to get dragged down town complaint filed, immediately.

no response, and you know if I get that tape it proves my 8th amendment Right was in fact violated. Cruel and unusual punishment

CONT.

#7

#46 The mortal anguish caused by defendants  
all most 4 years has took its toll.  
I Express how I feel give me liberty  
or give me death.

#47 these people have proven on their own  
letter, when suspended they took  
my Freedom of speech and converted  
it into a crime, and as I have  
stated, and continue to state and  
1° a CITE (miranda v. arizona 384 US  
436, 491) 86 S. CT 1603 1603

2. (Miller v. U.S. 230 F. 486, 489.)

3. Sherer v. Cullen, 481 F. 946

4. Simmons v. United States, 390 U.S. 377 (1968)

~~5. Cooper v. Aaron~~

5. Cooper v. Aaron 358 U.S. 1, 78 S. CT 1401  
(1958)

48. I suggest attorney for defendant  
Review the Tape dated 3-2-19  
Ruth 23

Defendants Dagg just wont hunt!

CONT.

18<sup>#</sup>

49<sup>#</sup> attorney for these conspiratorial defendants needs to Review the police Reports on File It plainly States (L.P.P.D) Can not make Koch Region give me a notice of charges, but yet the Law Requires a notice of charges. defendant Bowers suspended plaintiff for 60 days cause I kept calling persistent about the first name of operator Bracy.

50<sup>#</sup> She Stated quote I'm not going to give you his name, you call again and I'll suspend you. why is defendant Bowers suspension 60 ~~days~~ days but, defendant Correa in Case 18-3588 for Repeating Columbine incident I got 30 days.

51<sup>#</sup> Defendant Fraizer doesn't mention the call when I told him give the name of Bracy. Seeing how the Court ~~Denied~~ denied my motion for production this is the mom who slam my hands in the door.

52<sup>#</sup> Defendant Fraizer left out the call when I warned him, and defendant. Bowers that if they protect them then each one would take that bus drivers place. FRATIER is the head mom all this proves my conspiracy claim (a meeting of minds is obvious)

CONSPIRACY

19#

53<sup>rd</sup> If there people want to spend half of million dollars to keep me off the Bus, than to admit to them self they Really Steped in it, them all ~~write~~ (write) plaintiff is the only victom here. ~~It~~ they talk about Everything but, they NEVER MENTION AFTER ALLMOST 4 YEARS why (Charles atee) Cant get a Response to his Complaint, Conspiracy That's why.

54<sup>th</sup> ~~Foot~~ (Jeff Suerer) is a perfect examp. instead of him advising his Clients he fail, very unethicab. The Reason all this has transpired is cause they ~~plafed~~ thought plaintiff had the mind of a mental Retarded, 5 year old, and like I said the Wrath of God is the Soul Force behind this ink pen. Rich Region dont want To keep Fighting me in Court, I mean Everybit of a \$25,000,000.<sup>2</sup>

If They insult my intelligence one more time ~~we~~ if we Cant pull Everytape I ask for, so the Court can see For there self.

CANT

25<sup>#</sup>

55<sup>#</sup> the police Report was wrote by the same officer who threaten to falsify a Report and lie on me almost 2 years ago, same L.R. Police. jumped in front of supervisor (allem washing) that a defendant in either case. officer watten on tape jumping in front of him so I could not get my complaint through S.E.E. T.P.E.

56<sup>#</sup> Same officer I've called Code of professional standards on, the officer I told F.B.I. about, and have previously wrote F.B.I. about on more than one occasion. I can go on and on they been violating me for years, for years, a form of Bully,

trying to make plaintiff (snap) or go into some deep depressive state of mind or either just loose it, and I have been too Damned Good to wait this ~~per~~ long I should have filed in 2016

this sheds light on there persistent pattern of Stigmatizing, self-hating, provoking, instigating each and every one of plaintiff actions. Rock Region Remind me of 10<sup>th</sup> Commandment all that warning and Pharaohs Dumb ass Refuse to Free the Slave.

*Respectfully submitted*

*Charles Arden*

*5-2-19*

*5:52 AM*